REDACTED - AVAILABLE FOR PUBLIC INSPECTION FCC Form 481 - Carrier Annual Reporting **Data Collection Form** 431984 <010> Study Area Code <015> Study Area Name OKLAHOMA COMM SYSTEM <020> Program Year 2016 <030> Contact Name: Person USAC should contact Bruce Schiefelbein with questions about this data <035> 6086645455 ext Contact Telephone Number: Number of the person identified in data line <030> <039> Contact Email Address: Email of the person identified in data line <030> 54.313 54.422 Completion Completion ANNUAL REPORTING FOR ALL CARRIERS Required Required (check box wh en complete) <100> Service Quality Improvement Reporting (complete attached worksheet) <200> Outage Reporting (voice) (complete attached worksheet) <210> check box if no outages to report <300> Unfulfilled Service Requests (voice) <310> Detail on Attempts (voice) attach descriptive document) <320> Unfulfilled Service Requests (broadband) 431984ok330.pdf <330> Detail on Attempts (broadband) (attach descriptive document) Number of Complaints per 1,000 customers (voice) <400> <410> Fixed <420> Mobile <430> Number of Complaints per 1,000 customers (broadband) <440> <450> Service Quality Standards & Consumer Protection Rules Compliance <500> (check to indicate certification) 431984ok510.pdf <510> (attached descriptive document) <600> **Functionality in Emergency Situations** (check to indicate certification) 431984ok610.pdf (attached descriptive document) <610> <700> Company Price Offerings (voice) (complete attached worksheet) <710> Company Price Offerings (broadband) (complete attached worksheet) <800> Operating Companies and Affiliates (complete attached worksheet) <900> Tribal Land Offerings (Y/N)?

Yes

(attach descriptive document)

(complete attached worksheet)

(complete attached worksheet)

(check to indicate certification)

(complete attached worksheet)

(check to indicate certification)

(complete attached worksheet)

(if not, check to indicate certification)

<1000> Voice Services Rate Comparability Certification

<1200> Terms and Condition for Lifeline Customers

<1100> Certify whether terrestrial backhaul options exist (Yes or No)

Price Cap Carriers, Proceed to Price Cap Additional Documentation Worksheet Including Rate-of-Return Carriers affiliated with Price Cap Local Exchange Carriers

Rate of Return Carriers, Proceed to ROR Additional Documentation Worksheet

<1010>

<1110>

<2000>

<2005>

<3000>

<3005>

REDACTED-AVAILABLE FOR PUBLIC INSPECTION

	rvice Quality Improvement Reporting Ilection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control N July 2013	lo. 3060-0819
<010>	Study Area Code	431984			
<015>	Study Area Name	OKLAHOMA COMM SYSTEM	t .		
<020>	Program Year	2016			
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein			
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.			
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce.schiefelbein@t	dstelecom.com		
<110>	Has your company received its ETC certification from the FCC?	(yes / no)	0 0		
<111>	If your answer to Line <110> is yes, do you have an existing §54.202(a) "5 year plan" filed with the FCC?	(yes / no)	00		
<112>	report, on line <112> delineating the status of your company's existing § 54.202(a) "5 year plan" on file with the FCC, as it relates to your provision of voice telephony service. Attach Five-Year Service Quality Improvement Plan or, in subsequent years, your annual progress report filed pursuant to 47 C.F.R. § 54.313(a)(1). If your of CETC which only receives frozen support, your progress report is only required to address voice telephony service.		ok112.pdf		
	Please select the appropriate responses below (Yes, No, Not Applicable) to confit that the attached document(s), on line 112, contains a progress report on its five service quality improvement plan pursuant to §54.202(a). The information shall be submitted at the wire center level or census block as appropriate.	e-year		Name of Attached Document	
<113>	Maps detailing progress towards meeting plan targets	1	Yes		
<114>	Report how much universal service (USF) support was received	[Yes		
:115>	How much (USF) was used to improve service quality and how support was used to improve	ove service quality	Yes]	
<116>	How much (USF) was used to improve service coverage and how support was used to improve	prove service coverage	Yes		
<117>	How much (USF) was used to improve service capacity and how support was used to improve	rove service capacity	Yes	Ī	
<118>	Provide an explanation of network improvement targets not met		Not Applicable	1	

(200) Service Outage Reporting (Voice)	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2013

<010>	Study Area Code	431984
<015>	Study Area Name	OKLAHOMA COMM SYSTEM
<020>	Program Year	2016
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com

<220>

<9>	<b1></b1>	<b2></b2>	<b3></b3>	<54>	<c1></c1>	<c2></c2>	<d></d>	<e></e>	<f></f>	<g></g>	<h></h>
NORS Reference Number	Outage Start Date	Outage Start Time	Outage End Date	Outage End Time	Number of Customers Affected	Total Number of Customers	911 Facilities Affected (Yes / No)	Service Outage Description (Check all that apply)	Did This Outage Affect Multiple Study Areas (Yes / No)	Service Outage Resolution	Preventative Procedures
											N.
					9	see attached					
					wo	rksheet					

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	te Offerings including Voice Rate Data ection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	431984	
<015>	Study Area Name	OKLAHOMA COMM SYSTEM	
<020>	Program Year	2016	
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<701>	Residential Local Service Charge Effective Date 1/1/2015		
<702>	Single State-wide Residential Local Service Charge		

-	<a1></a1>	<a2></a2>	<a3></a3>	<b1></b1>	<b2></b2>	<b3></b3>	<b4></b4>	<bs></bs>	<0>
	State	Exchange (ILEC)	SAC (CETC)	Rate Type	Residential Local Service Rate	State Subscriber Line Charge	State Universal Service Fee	Mandatory Extended Area Service Charge	Total per line Rates and Fed
-									
F									
					See a	tached worksheet			
F									
L									

Page 5

	adband Price Offerings lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	431984	
<015>	Study Area Name	OKLAHOMA COMM SYSTEM	
<020>	Program Year	2016	
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce,schiefelbein@tdstelecom.com	

11>	<a1></a1>	<a2></a2>	<b1></b1>	<b2></b2>	<0>	<d1></d1>	<d2></d2>	<d3></d3>	<d4></d4>
_	State	Exchange (ILEC)	Residential Rate	State Regulated Fees	Total Rate and Fees	Broadband Service - Download Speed (Mbps)	Broadband Service - Upload Speed (Mbps)	Usage Allowance (GB)	Usage Allowance Action Taken When Limit Reached (select
				See attac worksheet -					

ata Col	erating Companies lection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
<030>		USAC should contact regarding this data	Bruce Schiefelbein	
<035>		nber - Number of person identified in data line <030>	6086645455 ext.	
<039>	and the second s	Ernail Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		
<813>		<a1></a1>	<======================================	<a3></a3>
		Affiliates	SAC	Doing Business As Company or Brand Designation
			See attached worksheet -	4·
			See attached worksheet -	
			See attached worksheet -	
			See attached worksheet -	
			See attached worksheet -	
			See attached worksheet -	
			See attached worksheet -	
			See attached worksheet -	
			See attached worksheet -	

	bal Lands Reporting lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	431984	
<015>	Study Area Name	OKLAHOMA COMM SYSTEM	
<020>	Program Year	2016	
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Number - Number of person identified in data line <030	> 6086645455 ext	
<039>	Contact Email Address - Email Address of person identified in data line <030)> bruce.schiefelbein@tdstelecom	com
<910>	Tribal Land(s) on which ETC Serves	ntee-Shawnee, Apache, Caddo, Cherok be, Kidwa, Muscogee (Creek), Wichit	cee, Cheyenne Arapaho, Citizen Potawatomi, Comanche, Delaware, Fort Sil La and Affiliated Tribes,
	431	984ok920.pdf	

Name of Attached Document

demonstrates coordination with the Tribal government pursuant to § 54.313(a)(9) includes: <921> Needs assessment and deployment planning with a focus on Tribal community anchor institutions. <922> Feasibility and sustainability planning; Marketing services in a culturally sensitive manner; <923> Compliance with Rights of way processes <924> Compliance with Land Use permitting requirements <925> Compliance with Facilities Siting rules <926> <927> Compliance with Environmental Review processes <928> Compliance with Cultural Preservation review processes <929> Compliance with Tribal Business and Licensing requirements.

If your company serves Tribal lands, please select (Yes,No, NA) for each these boxes to confirm the status described on the attached document(s), on line 920,

Select
Yes or No or
Not Applicable

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	o Terrestrial Backhaul Reporting lection Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-08 July 2013
<010>	Study Area Code	431984
<015>	Study Area Name	OKLAHOMA COMM SYSTEM
<020>	Program Year	2016
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com
	Contact Email Address - Email Address of person identified in data line <030> Please confirm whether terrestrial backhaul options exist within the supported area pursuant to § 54.313(g) (Yes, No).	

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Lifeline	erms and Condition for Lifeline Customers ection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984
<015>	Study Area Name		OKLAHOWA COMM SYSTEM
<020>	Program Year		2016
<030>	Contact Name - Person USAC should contact regarding this data		Bruce Schiefelbein
<035>	Contact Telephone Number - Number of person identified in data	line <030>	6086649455 ext.
<039>	Contact Email Address - Email Address of person identified in data	a line <030>	bruce.schisfelbeinwidstelecom.com
			331964ok1710.pdf
<1210>	Terms & Conditions of Voice Telephony Lifeline Plans		
)L	Name of Attached Document
<1220>	Link to Public Website	НТТР	
or the we	heck these boxes below to confirm that the attached document(s), on line ebsite listed, on line 1220, contains the required information pursuant to (a)(2) annual reporting for ETCs receiving low-income support, carriers marreport:		
<1221>	Information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers,	1	
<1222>	Details on the number of minutes provided as part of the plan,	V	
<1223>	Additional charges for toll calls, and rates for each such plan.	/	

Jan 19	ice Cap Carrier Additional Documentation	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819
ncluding	Rate-of-Return Carriers affiliated with Price Cap Local Exchange Carriers	July 2013
-010-	54-4-1	
<010>	Study Area Code Study Area Name	431984
<020>	Program Year	UKLAHUMA CUMM SYSTEM
	Contact Name - Person USAC should contact regarding this data	2016
<035>	Contact Telephone Number - Number of person identified in data line <030>	Bruce Schiefelbein
<039>	Contact Email Address - Email Address of person identified in data line <030>	5085643455 EX.L.
10007	contact Enter Fragress Stron Fragress of greater recent Color	bruce_schiefelbeinstdatelecom.com
	e appropriate responses below (Yes, No, Not Applicable) to note compliance as America Phase II support as set forth in 47 CFR § 54.313(b),(c),(d),(e). The inform	a recipient of Incremental Connect America Phase I support, frozen High Cost support, High Cost support to offset access charge reductions
connect /	America Phase II support as set forth in 47 CFK 9 54.313(b),(c),(d),(e). The information in the information	lation reported on this form and in the documents attached below is accurate.
<2010>	2nd Year Certification (47 CFR § 54.313(b)(1)i)	
<2011a>	- TO THE TOTAL CONTROL OF THE PROPERTY OF THE	
750220		
<2011b>	Attachment {47 CFR § 54.313(b)(1)ii}	
		Name of Attached Document(s) Listing Required Information
	Price Cap Carrier Receiving Frozen Support Certification (47 CFR § 54.312(a))	
<2012>		
<2013>		
<2014>	어느 그는 경영하다면 하는 이번에 하는 아이를 하는 아이들이 아이들이 되었다. 그 아이들은 이번에 아니를 하면 하는 것이다면 하는데 하는데 하는데 하는데 아니는데 아니는데 아니는데 아니는데 아니는데	
<2015>	2016 and future Frozen Support Calculation [47 CFR § 54,313(c)(4)]	
	Price Cap Carrier Connect America ICC Support (47 CFR § 54.313(d))	
<2016>		
	Connect America Phase II Reporting (47 CFR § 54.313(e))	
<2017>	Sid year broadband service certification	
<2018>	Stri year broadbarra Service Cerumeatori	
<2019>		
<2020>	 Please check the box to confirm that the attached document(s), on lir pursuant to § 54.313 (e)(3)(ii), as a recipient of CAF Phase II support s addresses of community anchor institutions to which began providing preceding calendar year. 	hall provide the number, names, and
<2021>	Interim Progress Community Anchor Institutions	
		Name of Attached Document(s) Listing Required Information

ta Coll	te Of Return Carrier Additional Documentation	FCCForm 481
	ection Form	OM8 Control No. 3060-0986/OM8 Control No. 3060-0819 July 2013
010>	Study Area Code	431984
:015>	Study Area Name	OKLAHOMA COMM SYSTEM
020>	Program Year	2016
:030>	Contact Name - Person USAC should contact regarding this data Contact Telephone Number - Number of person identified in data line <030>	Bruce Schiefelbein
:035>	Contact Email Address - Email Address of person identified in data line <030>	6086645455 ext. bruce_schiefelbein@tdstelecom.com
.0227	Contact and Place 22 Chair Address of parson rectained in the seed	M. W.C. OLIMETER M. WOLE LEVER M. LOW
HECK t		nt to 47 CFR § 54.202(a)) and, for privately held carriers, ensuring compliance with the financial reporting requirements set forth in he information reported on this form and in the documents attached below is accurate.
	CFR 9 54.315(1)(2). I rurther certify that the	
		431984ok3010.pdf
3010)	Progress Report on 5 Year Plan	
55207	Milestone Certification (47 CFR § 54,313(f)(1)(i))	
		Name of Attached Document Listing Required Information
	Please check this box to confirm that the attached document(s), on line 3	2012 contains the required information pursuant to
3011)	\$54.313 (f)(1)(ii), the carrier shall provide the number, names, and addroproviding access to broadband service in the preceding calendar year.	
		431984ck3012.xlsx
3012)	Community Anchor Institutions (47 CFR § 54.313(f)(1)(ii))	
		Name of Attached Document Listing Required Information
3013)	Is your company a Privately Held ROR Carrier (47 CFR § 54.313(f)(2))	(Yes/No)
3014)	If yes, does your company file the RUS annual report	(Yes/No) [()
lease	check these boxes to confirm that the attached document(s) on line 301	7, contains the required information pursuant to § 54.313(f)(2) compliance requires:
3015)	Electronic copy of their annual RUS reports (Operating Report for Telecommunications Borrowers)	4
3016)	Document(s) for Balance Sheet, Income Statement and Statement of Ca	ash Flows
2047)	If All and the State of the Sta	
3017)	If the response is yes on line 3014, attach your company's RUS annual report and all required documentation	1
	report and an required documentation	
		Name of Attached Document Listing Required Information
		Wallis of Mitarian Corpulate Parill Medanico Illiginiation
3018)	If the response is no on line 3014, is your company audited?	(Yes/No)
3018)	If the response is no on line 3014, is your company audited?	The property of the property o
3018)	If the response is no on line 3014, is your company audited? If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.3.13(f)(2), contains	The state of the s
3018)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains	(Yes/No) OO
	If the response is yes on line 3018, please check the boxes below to	(Yes/No) OO
	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains	(Yes/No) (Ye
3019) 3020)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement of Coursent(s) for Balance Sheet, Income Statement and Statement of Course (s).	(Yes/No) (QC) Format comparable to RUS Operating Report for Telecommunications (Cash Flows
3019)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement of Comment(s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement and Statement of Comment (s) for Balance Sheet, Income Statement (s) for Balance Sheet, Income	(Yes/No) (Q) format comparable to RUS Operating Report for Telecommunications (Cash Flows
3019) 3020)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement of Coursent(s) for Balance Sheet, Income Statement and Statement of Course (s).	(Yes/No) (Ye
3019) 3020)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to \$54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement of Comment(s) for Balance Sheet, Income Statement and Statement of Comment letter and audit opinion issued by the independent certified purification of the response is no on line 3018, please check the boxes below	(Yes/No) (O) Format comparable to RUS Operating Report for Telecommunications (Cash Flows
3019) 3020)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement of Comment(s) for Balance Sheet, Income Statement and Statement of Comment letter and audit opinion issued by the independent certified put the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains:	(Yes/No) (Ye
3019) 3020) 3021)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement of Comment(s) for Balance Sheet, Income Statement and Statement of Comment letter and audit opinion issued by the independent certified put the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains:	(Yes/No) (O) Format comparable to RUS Operating Report for Telecommunications (Cash Flows
3019) 3020) 3021)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement of Comment(s) for Balance Sheet, Income Statement and Statement of Comment letter and audit opinion issued by the independent certified put the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains:	(Yes/No) (O) Format comparable to RUS Operating Report for Telecommunications (Cash Flows
(3022)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement of C Management letter and audit opinion issued by the independent certified public heresponse is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers,	(Yes/No) (O) Format comparable to RUS Operating Report for Telecommunications (Cash Flows
(3022)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement and Statement of C Management letter and audit opinion issued by the independent certified plif the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers,	(Yes/No) (O) Format comparable to RUS Operating Report for Telecommunications (Cash Flows
3019) 3020) 3021) 3022)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement and Statement of Common Management letter and audit opinion issued by the independent certified plit the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers, Underlying information subjected to a review by an independent certified public accountant.	(Yes/No) (O) Format comparable to RUS Operating Report for Telecommunications (Cash Flows
3019) 3020) 3021) 3022) (3023) (3024)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement and Statement of Common Management letter and audit opinion issued by the independent certified put fit the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers, Underlying information subjected to a review by an independent certified public accountant. Underlying information subjected to an officer certification.	(Yes/No) (Q) Format comparable to RUS Operating Report for Telecommunications [
3019) 3020) 3021) 3022) (3023) (3024)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement and Statement of Common Management letter and audit opinion issued by the independent certified plit the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers, Underlying information subjected to a review by an independent certified public accountant.	(Yes/No) (C) Format comparable to RUS Operating Report for Telecommunications (C) Cash Flows (C) Dublic accountant that performed the company's financial audit (C)
3019) 3020) 3021) 3022) (3023) (3024)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement and Statement of Common Management letter and audit opinion issued by the independent certified put fit the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers, Underlying information subjected to a review by an independent certified public accountant. Underlying information subjected to an officer certification.	(Yes/No) (C) Format comparable to RUS Operating Report for Telecommunications (C) Cash Flows (C) Dublic accountant that performed the company's financial audit (C)
3019) 3020) 3021) 3022) (3023) (3024)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains Either a copy of their audited financial statement; or (2) a financial report in a financial statement and Statement and Statement of Comment(s) for Balance Sheet, Income Statement and Statement of Comment(s) for Balance Sheet, Income Statement and Statement of Comments and Statement and Statement to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers, Underlying information subjected to a review by an independent certified public accountant Underlying information subjected to an officer certification. Document(s) for Balance Sheet, Income Statement and Statement of Comments and Statement of Comments and Statement of Comments.	(Yes/No) (C) Format comparable to RUS Operating Report for Telecommunications (C) Cash Flows (C) Dublic accountant that performed the company's financial audit (C)

Data Coll	ection Form	OMB Control No. 3060-0819/ July 2013
<010>	Study Area Code	431984
<015>	Study Area Name	OKLAHOMA COMM SYSTEM
<020>	Program Year	2016
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com

Financial Data Summary	
(3027) Revenue	
(3028) Operating Expenses	
(3029) Net Income	
(3030) Telephone Plant In Service(TPIS)	
(3031) Total Assets	
(3032) Total Debt	
(3033) Total Equity	
(3034) Dividends	

(3000) Rate Of Return Carrier Additional Documentation (Continued)

	ion - Reporting Carrier ection Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	431984
<015>	Study Area Name	OKLAHOMA COMM SYSTEM
<020>	Program Year	2016
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext-
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com

TO BE COMPLETED BY THE REPORTING CARRIER, IF THE REPORTING CARRIER IS FILING ANNUAL REPORTING ON ITS OWN BEHALF:

l certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the annual reporting requirements for universal service support recipients; and, to the best of my knowledge, the information reported on this form and in any attachments is accurate.				
Name of Reporting Carrier: OKLAHOMA COMM SYSTEM				
Signature of Authorized Officer: CERTIFIED ONLINE	Date 06/12/2015			
Printed name of Authorized Officer: Kevin Hess				
Title or position of Authorized Officer; Executive Vice Presiden	t			
Telephone number of Authorized Officer: 6086644160 ext.				
Study Area Code of Reporting Carrier: 431984	Filing Due Date for this form: 07/01/2015			

	tion - Agent / Carrier lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	431984	
<015>	Study Area Name	OKLAHOMA COMM SYSTEM	
<020>	Program Year	2016	
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext-	
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce schiofelbeinstd	stelecom.com

TO BE COMPLETED BY THE REPORTING CARRIER, IF AN AGENT IS FILING ANNUAL REPORTS ON THE CARRIER'S BEHALF:

I certify that (Name of Agent)	is authorized to submit the information reported on behalf of the reporting carr	er. I		
also certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the annual data reporting requirements provided to the authorized agent; and, to the best of my knowledge, the reports and data provided to the authorized agent is accurate.				
Name of Authorized Agent:				
Name of Reporting Carrier:				
Signature of Authorized Officer:	Date:			
Printed name of Authorized Officer:				
Title or position of Authorized Officer				
Telephone number of Authorized Officer:				
Study Area Code of Reporting Carrier:	Filing Due Date for this form:			

TO BE COMPLETED BY THE AUTHORIZED AGENT:

Certification of Agent	Authorized to File Annual Reports for CAF or	LI Recipients on Behalf of Reporting Carrier
, as agent for the reporting carrier, certify that I am auth the data reported herein based on data provided by the r		vice support recipients on behalf of the reporting carrier; I have provided the information reported herein is accurate.
Name of Reporting Carrier:		
Name of Authorized Agent or Employee of Agent:		
Signature of Authorized Agent or Employee of Agent:		Date:
Printed name of Authorized Agent or Employee of Agent:		-760
Title or position of Authorized Agent or Employee of Agent		
Telephone number of Authorized Agent or Employee of Age	ent:	
Study Area Code of Reporting Carrier:	Filing Due Date for this form:	

Attachments

Oklahoma Communications Systems, Inc., dba TDS Telecom

State: OKLAHOMA

Study Area:

431984

54.313(a)(1) Progress Report on Five Year Service Quality Improvement Plan pursuant to § 54.202(a)

As an Incumbent Local Exchange Carrier (ILEC) and Eligible Telecommunications Carrier (ETC), Oklahoma Communications Systems has been providing ubiquitous, high-quality voice telecommunications services in its study area for many years. To accomplish and maintain this service level, Oklahoma Communications Systems has made significant historical investment to deploy, operate, and maintain an integrated, highly-reliable network. In addition to its own capital spending, Oklahoma Communications Systems draws from the federal Universal Service Fund (USF). Universal service support has been (and continues to be) critical in enabling Oklahoma Communications System's services in its rural markets to be reasonably comparable in quality and price to services in more urban markets, as Congress mandated in the Telecommunications Act. Oklahoma Communications Systems draws USF support because the cost of providing voice and data services in its rural study area are substantially higher than those in urban areas, and thus all of the costs cannot be recovered solely from Oklahoma Communications System's customers while maintaining reasonably comparable prices. Oklahoma Communications Systems has made investments to bring high speed data services to its customers when the level of customer revenues and universal service support has made it financially viable to do so.

For Oklahoma Communications Systems, federal high cost support is used to help offset ongoing network costs, but the monies received cover only a portion of the cost of updating and operating the network. In 2014, Oklahoma Communications Systems received \$1,713,000 in USF support while incurring in operating expenses and investing in new plant. The attached Schedule A contains a list of specific network improvement projects that were completed in 2014 at the wire center level. Where these projects related to specific DSAs within the wire center, it is so indicated and can be cross-referenced to the exchange map attached as Exhibit 1. As evidenced by these support and expenditure numbers provided for the current reporting year, the universal service support that Oklahoma Communications Systems receives covers only a fraction of its cost to provide service. Continued receipt of USF support is vital to helping Oklahoma Communications Systems maintain reasonably comparable rates for local exchange service; and to incrementally upgrade its telecommunications facilities and equipment to help meet evolving service requirements and maintain high quality service.

Oklahoma Communications Systems, Inc., dba TDS Telecom

State: OKLAHOMA

Study Area:

431984

54.313(a)(1) Progress Report on Five Year Service Quality Improvement Plan pursuant to § 54.202(a)

Because USF funding support is modest compared to Oklahoma Communications System's ongoing network operating expense, the spending of USF support money is primarily focused on repair, maintenance and incremental upgrades to maintain existing service levels rather than further expansion of broadband services deeper into the network. Given the current level of customer revenues, the level of universal support, and the technology available today, the additional costs associated with expanding broadband services to unserved portions of the study area, or increasing speeds to already served portions of the study area, far exceed Oklahoma Communications System's financial ability to make such investments.

The telecommunications industry continues to change rapidly and significantly as a result of the unprecedented pace of technological advances, increasing customer needs and ongoing regulatory reforms. The level of uncertainty brought about by these factors make long-range network planning a difficult task. By necessity, significant capital investment in network upgrades is cyclical. Capital expenditures in one year are typically followed by a number of years of maintenance of the network to allow time for recovery and return on the investment before the next upgrade is undertaken.

Rapid and significant changes in technology are expected to continue to occur in the telecommunications industry over the next five years. Oklahoma Communications Systems believes that its existing network architecture will enable it to incorporate many of these technological changes efficiently, but expects that such changes will also shorten product lifecycles and drive an increase in the rate of obsolescence experienced with existing network equipment. However, having the capability to evolve and being able to afford the cost to evolve, are both necessary to support the capital expenditure.

In an attempt to deliver products similar to those available in more urban areas, telecom companies, like Oklahoma Communications Systems are under growing pressure to provide access to services and applications that are driving enormous growth in customer demand for bandwidth. Absent predictable

Oklahoma Communications Systems, Inc., dba TDS Telecom

State: OKLAHOMA

Study Area:

431984

54.313(a)(1) Progress Report on Five Year Service Quality Improvement Plan pursuant to § 54.202(a)

and sufficient universal service support for broadband services, Oklahoma Communications Systems will be unable to meet this growing demand.

In addition, Oklahoma Communications Systems also faces significant regulatory uncertainty at this time. The FCC 's Transformation Order and subsequent orders on reconsideration have put universal service revenue in a state of flux. Forecasting universal service revenues and developing long-range, detailed network plans that depend on those revenues has become all but impossible. While the FCC Transformation Order adopted a number of comprehensive reforms to the universal service and intercarrier compensation mechanisms, it also left open the long term framework for universal service. Presently there are multiple plans in front of the FCC proposing new and different frameworks. While some plans provide for continued support under a rate of return (ROR) regime, others propose an optional plan to move in the direction of support based on a model which predicts the costs of a forward looking fiber to the home network. The details of these plans radically differ from one another, and the FCC has given little indication of which of these plans it will move towards. It is also possible that universal service reform for ROR companies will not be resolved in the near term, and that the current mechanisms will continue to struggle along. Given this backdrop, predicting next year's federal universal service amounts, let alone those for the next five years, is tenuous at best.

The most conservative approach would be to utilize status quo whereby we forecast based on past revenues. Yet even this approach is uncertain at best. For example, even under the "status quo" assumption, the FCC is considering (1) represcribing the authorized interstate rate-of-return, possibly to a level lower than the current 11.25%; (2) eliminating high cost support in areas where there is an unsubsidized competitor offering service to less than 100% of customers; (3) limiting the recovery of Interstate Common Line Support (ICLS); and (4) lowering originating switched access rates similar to terminating rates. Having all these unknowns on the planning horizon (most, if not all of which could have a negative impact on Oklahoma Communications System's level of support) make it near impossible to predict to what extent Oklahoma Communications Systems can rely on universal service support at historic levels for continued aid in supporting its network. Any future rulemaking that results

Oklahoma Communications Systems, Inc., dba TDS Telecom

State: OKLAHOMA

Study Area:

431984

54.313(a)(1) Progress Report on Five Year Service Quality Improvement Plan pursuant to § 54.202(a)

from these proposals could have significant impacts on the future network plans of Oklahoma Communications Systems.

Given all of the uncertainty surrounding the industry, and the need for Oklahoma Communications Systems to allocate scarce resources, invest prudently, and operate efficiently, long range predictive forecasting at any level of granularity is difficult and subject to revision as new information becomes known. Also, the speculative nature of planning in this type of environment hinders Oklahoma Communications System's ability to effectively develop long-term network build out plans based on projected future USF support.

The attached Schedule B summarizes Oklahoma Communications System's USF received in 2014 and projected expenditures for 2015 – 2019. The projected 5-year period is based upon historical spending data, which, given the many unknown factors, may have limited value in predicting future network needs and may vary widely from actual spending incurred in the forecasted years, and thus should be treated with that in mind.

The content, timing, and specific geographic locations of projects that will be undertaken in the next five years, is unknown at this time. The selection of future projects will be based on the evaluation of many factors, including current consumer demand, limited capital resources and estimated amounts of universal service support. These and other external factors are not within Oklahoma Communications System's control and are subject to change. Such changes may affect the assumptions and calculations regarding the optimal improvements to network facilities required to provide high-quality advanced services to Oklahoma Communications System's customers.

With full recognition of the difficulty in predicting exact locations, specific projects or levels of expenditures, Oklahoma Communications Systems commits to utilize available universal service support to help maintain and improve network quality, and if feasible, deploy advanced technologies and new services, expand coverage and improve broadband speeds for its customers.

Oklahoma Communication Systems, Inc.

State: OKLAHOMA Study Area: 431984

54.313(a)(1) Progress Report on Five Year Service Quality Improvement Plan pursuant to § 54.202(a)

14 Capital Expenditures		-
		DSA
Exchange	DSA	Population
ADAIR	Customer specific	#N/A
	20800	1,326
	20800	1,326
	20801	510
	Various	#N/A
CHOCTAW	20600	3,324
	20600	3,324
	20600	3,324
	20600	3,324
	20600	
		3,324
	20602	2,154
	20603	1,903
	20606	442
	20607	1,986
	20607	1,986
	20608	618
	20609	879
	20610	954
	none	#N/A
	Various	#N/A
	Various	#N/A
	none	#N/A
CYRIL	Customer specific	#N/A
	21200	1,734
	21200	1,734
	Various	#N/A
ELGIN	21300	2,289
ELGIN		2,289
	21300	
	21300	2,289
	21300	2,289
	21300	2,289
	21300	2,289
	Customer specific	2,289
	Customer specific	2,289
	21300	2,289
	21300	2,289
	Customer specific	738
	21303	625
	21312	498
	213AC	#N/A
	37800	1,279
	Various	#N/A
	Various	#N/A
EL ETCUED	21400	2,022
FLETCHER		
	21400	2,022
	21400	2,022
	Various	#N/A
	Various	#N/A
GRACEMONT	21500	994
	21500	994
	Various	#N/A
INOLA	20900	2,443
	20900	2,443
	20900	2,443
	20900	2,443
	20900	
		2,443
	20900	2,443

Schedule A

Oklahoma Communication Systems, Inc.

State: OKLAHOMA Study Area: 431984

54.313(a)(1) Progress Report on Five Year Service Quality Improvement Plan pursuant to § 54.202(a)

2014 Capital Expenditures

Exchange	DSA	DSA Population	Description	Expenditur
anomatige.	20900	2,443		The state of the s
	Various	#N/A		
	Various	#N/A		
	Various	#N/A		
IONES	20700	2,745		
	20700	2,745		
	20700	2,745		
	20700	2,745		
	20700	2,745		
	20700	2,745		
	Customer specific	2,745		
	20700	2,745		
	20704	#N/A		
	Customer specific	#N/A		
	20708	461		
	Various	#N/A		
	Various	#N/A		
KELLYVILLE	21000	3,585		
	21000	3,585		
	21000	3,585		
	21000	3,585		
	Various	#N/A		
	Various	#N/A		
MOUNDS	20900	2,443		
	21106	531		
	Various	#N/A		
JNION CITY	21200	1,734		
	21600	1,317		
	Various	#N/A		
/ERDEN	21700	987	The state of the s	
	21700	987		
	Various	#N/A	#10 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m	
ALL EXCHANGES	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		
	All Exchanges	#N/A		

Schedule A

Schedule B

Oklahoma Communication Systems, Inc. (SAC 431984)

Line 100 - Service Quality Improvement Reporting

Rule 54.202(a)(1) and 54.313(a)(1)

USF Received in 2014

High Cost Loop Support	\$ · ·
ICLS Support	\$ 1,273,752
Safety Net Additive	\$ -
Safety Value Additive	
CAF	\$ 439,333
TOTAL	\$ 1,713,085

Five-Year Plan

	2015	2016	2017	2018	2019
Operating Expenses	\$		S 14 16		
Capital Expenditures	s			7.5	

OKLAHOMA COMM. SYS., OK

Broadband Status



DLC LOCATION | DSA

- Existing
- Proposed | Future
 - **Broadband Enabled** No DSL

OTHER FEATURES

- Exchange Boundary
- Existing TDS Fiber

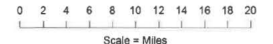
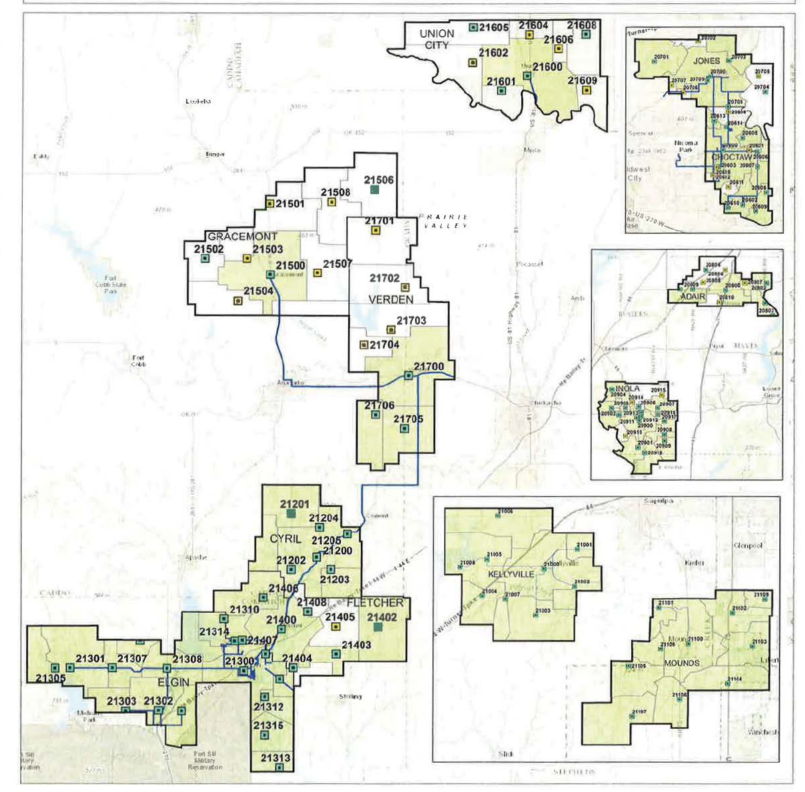




Exhibit 1

TDS Telecom Network Services | OSP Records | Date: 5/4/2015



	e Outage Rep tion Form	orting (Vo	oice)						FCC Form 481 OMB Control No July 2013	o. 3060-0986/OMB Co	ntrol No. 3060-0819
<010> 5	Study Area Code						431984				
Annalysis 7	Study Area Nam						OKLAHOMA C	DMM SYSTEM			
300 00 April 100	rogram Year						2016				
	Contact Name -	Person US	AC should cont	act regardir	ng this data		Bruce Schi	felbein			
	Contact Telepho						6086645455				
	Contact Email A						bruce.schie	felbein@tdstelecom.com			
<220>				-							
<9>	<b1></b1>	<b2></b2>	<b3></b3>	<b4></b4>	<c1></c1>	<c2></c2>	<d></d>	<e></e>	<f></f>	<g></g>	<h></h>
NORS Reference Number		Outage	Outage End Date	Outage	Number of Customers Affected	Total Number of Customers	911 Facilities Affected (Yes / No)	Service Outage Description (Check all that apply)	Did This Outage Affect Multiple Study Areas (Yes / No)	Service Outage Resolution	Preventative Procedures
										1	

Line 330 - Detail on Attempts (broadband)

Rule 54.313(a)(3)

Oklahoma Communications Systems, Inc. has implemented service availability tracking tools and employee training capabilities to respond to direct customer requests for broadband services.

Upon receipt of a new broadband service request, Oklahoma Communications Systems, Inc.'s service advisors follow these steps for provisioning the service:

- The Oklahoma Communications Systems, Inc. service advisor uses a customized service addressability software tool to determine if broadband service is available to the requested service address. If it is determined that service is offered to the address, an installation order will be initiated and scheduled immediately.
- 2) If the information in the service addressability tool indicates that extension of broadband service to the service address might be possible, a field service technician is dispatched to the customer premise to perform additional diagnostic testing. Such testing will determine whether there are any reasonable adjustments to the network or customer facilities which can be made to enable the provision of service. If tests confirm that broadband service can be offered at the service address, an order is initiated and service is provisioned.
- 3) In situations where Oklahoma Communications Systems, Inc.'s terrestrial broadband service is not available to a requesting customer, Oklahoma Communications Systems, Inc. has partnered with Dish Network to offer dishNET satellite broadband service to customers. Oklahoma Communications Systems, Inc.'s service advisors are trained to discuss and assist the customer in ordering dishNET broadband service.

As the Commission acknowledged¹, some of the service areas served by rate of return Carriers like Oklahoma Communications Systems, Inc., have characteristics that make it highly cost prohibitive to extend broadband service using terrestrial wireline technology. Except as may be noted in Oklahoma Communications Systems, Inc.'s 5-year plan attached to this filing, any further build-out of terrestrial broadband service to additional locations within its study area will be dependent upon the cost of the technology to be deployed and the capital infrastructure funding level available.

¹ See In the Matter of Connect America Fund, WC Docket No. 10-90, Order DA 13-332, released March 3, 2013 at paras 10-11.

Line 510 – Description of Compliance with Service Quality Standards and Consumer Protection

Rule 54.313(a)(5)

TDS Telecommunications Corporation's ILEC companies follow applicable federal and state service quality and consumer protection rules. They comply with quality of service requirements including monitoring and reporting service quality metrics where required. TDS Telecom has implemented numerous consumer protection measures to protect customer information. For example, TDS implemented Customer Proprietary Network Information (CPNI) policies and procedures that are consistent with the FCC's regulations. Employees are required to complete CPNI training and in addition, employees who have access to CPNI data receive additional guidance through written procedures regarding customer authentication. Annually, all employees are required to review TDS' Business Code of Conduct which includes information and requirements on protecting sensitive customer information from improper use and disclosure. TDS data privacy and security policies are reinforced through periodic training required of all employees. Additional consumer protection measures include TDS' use of a third-party verifier to prevent unauthorized presubscribed interexchange carrier (PIC) changes ("Slamming") and the elimination of billing and collection arrangements that could have potentially allowed unauthorized third-party charges to be added to customer's bills ("Cramming").

Line 610 – Description of Functionality in Emergency Situations

Rule 54.313(a)(6)

Company is able to remain functional in an emergency situation through the use of back-up power to ensure functionality without an external power source. The Company's standard for battery backup is 8 hours in offices with no generator and 4 hours in offices with a generator. This is ensured during semi-annual routine maintenance which includes battery inspection, cleaning, documentation of float voltage and cell temperature, as well as equalization or replacement if necessary. In addition, permanent generators are present at significant wire centers to maintain power in the event a commercial power failure extends beyond battery backup capabilities. Also, portable generators are available for deployment to remote wire centers without permanent generators. The Company's network is engineered to provide maximum capacity in order to handle excess traffic in the event of traffic spikes resulting from emergency situations. Company facilities are remotely monitored and managed by a centralized Network Operations Center which is staffed 24 x 7, 365 days a year. Technicians are able to remotely access and respond to alarm conditions. By design, transport redundancy is built into the telephony and data network on many levels and in the event of a hardware or circuit failure or traffic spike, the networks are able to self-correct in many cases or, at many locations, technicians are able to manually switch network elements to standby facilities both locally and remotely.

	ce Offerings including Voice Rate Data lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	431984	
<015>	Study Area Name	OKLAHOMA COMM SYSTEM	
<020>	Program Year	2016	
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<701>	Residential Local Service Charge Effective Date 1/1/2015 Single State-wide Residential Local Service Charge		

<703>

<a1></a1>	<a2></a2>	<a3></a3>	<b1></b1>	<b2></b2>	<b3></b3>	<b4></b4>	<b5></b5>	<0>
State	Exchange (ILEC)	SAC (CETC)	Rate Type	Residential Local Service Rate	State Subscriber Line Charge	State Universal Service Fee	Mandatory Extended Area Service Charge	Total per line Rates and Fee
OK	Choctaw		FR	18 48	0.0	0.4	0.0	19,88
ок	Jones		FR	18.48	0.0	0.4	0.20	18.88
OK	Adair		FR	19,3	0.0	0,42	0.0	19.72
OK	Inola		FR	19,72	0.0	0.43	0,0	20 ,15
OK	Kellyville		PR	18.72	0.0	0.4	0.0	19.12
OK	Mounds		FR	18.72	0.0	0.4	0.0	19.12
OK	Cyril		FR	19.3	0.0	0.42	0.0	19.72
OK.	Elgín		FR	17,82	0.0	0.38	0.0	18,2
ок	Fletcher		FR	17,82	0.0	0738	0.40	18,2
OK.	Gracemont		FR	19.3	0.0	0.42	0.0	19.72
OK	Union City		FR	19.48	0.0	0.42	0.0	19.9
ок	Verden	1	PR	19,3	0.0	0.42	0.0	19.72

(710) Broadband Price Offerings Data Collection Form

FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819

<010>	Study Area Code	431984
<015>	Study Area Name	OKLAHOMA COMM SYSTEM
<020>	Program Year	2016
<030>	Contact Name - Person USAC should contact regarding this data	Bruce Schiefelbein
<035>	Contact Telephone Number - Number of person identified in data line <030>	6086645455 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bruce schiefelbein@tdstelecom.com

<711>

<a1></a1>	<a2></a2>	<b1></b1>	<b2></b2>	<0> <d1></d1>	<d2></d2>	<d3></d3>		<d4></d4>
State	Exchange (ILEC)	Residential Rate	State Regulated Fees	Total Rates and Fees		Broadband Service -Upload Speed (Mbps)	Usage Allowance (GB)	Usage Allowance Action Taken When Limit Reached (select)
OK	CHOCTAW -Market Rate A	48,95	0.0	48.95	15.40	2,0	250.0	Other, Require upgrade to higher service offering.
OK	CHOCTAW -Market Rate A	58.95	0.0	58.95	25.0	10.0	250.0	Other, Require upgrade to higher service offering.
ок	CHOCTAW -Market Rate A	58.95	0.0	\$8,95	25_0	5 ,0	250,0	Other, Require upgrade to higher service offering
ок	CHOCTAW -Market Rate A	58.95	0.0	58.95	50.0	20.0	250.0	Other, Require upgrade to higher service offering.
oĸ	CHOCTAW -Market Rate B	54.2	0.0	54.2	15.0	2.0	250.0	Other, Require upgrade to higher service offering.
OK	CHOCTAW -Market Rate B	64.2	0.0	64.2	25.40	10.0	250.0	Other, Require upgrade to higher service offering.
ok	CHOCTAW -Market Rate B	64.2	0.0	64.2	25.0	5.0	250.0	Other, Require upgrade to higher service offering.
OK	CHOCTAW -Market Rate B	64.2	0.0	64.2	50.0	20,0	250.0	Other, Require upgrade to higher service offering.
OK	CYRIL and INOLA - Mkt A	53 95	0.0	53.95	150	2.0	250.0	Other, Require upgrade to higher service offering.
oĸ	CYRIL and INOLA - Mkt A	63.95	0.0	63.95	25.0	10.0	25010	Other, Require upgrade to higher service offering
ок	CYRIL and INOLA - Mkt A	63,95	0.0	63,95	25.0	5.0	250,0	Other, Require upgrade to higher service offering.
OK	CYRIL and INOLA -	63.95	0.0	63,95	50,0	20,0	250,0	Other, Require upgrade to higher service offering.
OK	CYRIL and INOLA - Mkt B	59.2	0.0	59.2	15,0	2.0	250.0	Other, Require upgrade to higher service offering.
ok	CYRIL and INOLA - Mkt B	69.2	0.0	69.2	25.0	10.0	250,0	Other, Require upgrade to higher service offering.
OK	CYRIL and INOLA - Mkt B	69.2	0.0	69.2	25.0	5.0	250.0	Other, Require upgrade to higher service offering.
OK	CYRIL and INOLA - Mkt B	69.2	0.0	69.2	50.0	20,0	250.0	Other, Require upgrade to higher service offering.
П								

	erating Companies ection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
<030>	Contact Name - Person I	USAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Num	ber - Number of person identified in data line <030>	6086645455 ext.	
<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

Affiliates	SAC	Doing Business As Company or Brand Designation
Telephone and Data Systems, Inc.		TDS
TDS Telecommunications Corporation		TDS Telecom
Amelia Telephone Corporation	190217	TDS Telecom
Arcadia Telephone Company	300585	TDS Telecom
Arizona Telephone Company	452171	TDS Telecom
Arvig Telephone Company	361350	TDS Telecom
Northwest Minnesota Special Access LLC		TDS Telecom
Asotin Telephone Company, OR	532404	TDS Telecom
Asotin Telephone Company, WA	522404	TDS Telecom
Badger Telecom, LLC	330844	TDS Telecom
Barnardsville Telephone Company	230469	TDS Telecom
Black Earth Telephone Company, LLC	330849	TDS Telecom
Blue Ridge Telephone Company	220346	TDS Telecom
Bonduel Telephone Company, LLC	330851	TDS Telecom
Bridge Water Telephone Company	361362	TDS Telecom
Burlington, Brighton & Wheatland Telephone Company, LLC	330856	TDS Telecom
Butler Telephone Company, Inc.	250284	TDS Telecom
Calhoun City Telephone Company, Inc.	280448	TDS Telecom
Camden Telephone Company, Inc.	320744	TDS Telecom
Camden Telephone & Telegraph Company, Inc.	220351	TDS Telecom
Central State Telephone Company, LLC	330859	TDS Telecom
Chatham Telephone Company	310685	TDS Telecom
Cleveland County Telephone Company, Inc.	401698	TDS Telecom

(800) Op	erating Companies			FCC Form 481
Data Coll	ection Form			OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
<030>	Contact Name - Person L	JSAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Num	ber - Number of person identified in data line <030>	6086645455 ext.	
<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

<a1></a1>	<a2></a2>	<a3></a3>	
Affiliates	SAC	Doing Business As Company or Brand Designation	
Cobbosseecontee Telephone Company	100005	TDS Telecom	
Communications Corporation of Indiana	320776	TDS Telecom	
Communication Corporation of Michigan	310672	TDS Telecom	
Communications Corporation of Southern Indiana	320809	TDS Telecom	
Concord Telephone Exchange, Inc.	290559	TDS Telecom	
Continental Telephone Company	300607	TDS Telecom	
Contoocook Valley Telephone Company	123321	TDS Telecom	
Decatur Telephone Company	401699	TDS Telecom	
Delta County Tele-Comm, Inc.	462184	TDS Telecom	
Deposit Telephone Company, Inc.	150089	TDS Telecom	
Dickeyville Telephone, LLC	330875	TDS Telecom	
Eastcoast Telecom of Wisconsin, LLC	330914	TDS Telecom	
Edwards Telephone Company, Inc.	150092	TDS Telecom	
The Farmers Telephone Company, LLC	333880	TDS Telecom	
Grantland Telecom, LLC	330930	TDS Telecom	
Hampden Telephone Company	100010	TDS Telecom	
Happy Valley Telephone Company	542321	TDS Telecom	
Hartland & St Albans Telephone Company	100011	TDS Telecom	
Hollis Telephone Company, Inc.	123321	TDS Telecom	
The Home Telephone Company of Pittsboro, Inc.	320777	TDS Telecom	
Home Telephone Company, Inc. (IN)	320778	TDS Telecom	
Hornitos Telephone Company	542322	TDS Telecom	
Humphreys County Telephone Company	290566	TDS Telecom	

(800) Op	erating Companies			FCC Form 481
Data Coll	lection Form			OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
<030>	Contact Name - Person I	USAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Num	ber - Number of person identified in data line <030>	6086645455 ext.	
<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

<a1></a1>	<a2></a2>	<a3></a3>	
Affiliates	SAC	Doing Business As Company or Brand Designation	
Island Telephone Company (MI)	310677	TDS Telecom	
The Island Telephone Company, Inc. (ME)	100007	TDS Telecom	
Kearsarge Telephone Company	120045	TDS Telecom	
Mid-State Telephone Company, KMP	361413	TDS Telecom	
Leslie County Telephone Company	269411	TDS Telecom	
Lewisport Telephone Company	260412	TDS Telecom	
Lewis River Telephone Company, Inc.	522427	TDS Telecom	
Little Miami communications Corporation	300613	TDS Telecom	
Ludlow Telephone Company	140058	TDS Telecom	
Mahanoy & Mahantango Telephone Company	170183	TDS Telecom	
M.C.T. Communications, Inc.	123321	TDS Telecom	
McClellanville Telephone Company, Inc.	240533	TDS Telecom	
McDaniel Telephone Company	522430	TDS Telecom	
The Merchants and Farmers Telephone Company	320788	TDS Telecom	
Merrimack County Telephone Company	120047	TDS Telecom	
Mid-Plains Telephone, LLC	330881	TDS Telecom	
Mid-State Telephone Company	361433	TDS Telecom	
Midway Telephone Company, LLC	330909	TDS Telecom	
Midway Telephone Company, LLC			
Mosinee Telephone Company, LLC	330915	TDS Telecom	
Mt. Vernon Telephone Company, LLC	330917	TDS Telecom	
Myrtle Telephone Company, Inc.	287449	TDS Telecom	
Nelson-Ball Ground Telephone Company	220375	TDS Telecom	

	erating Companies ection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013	
<010>	Study Area Code		431984		
<015>	Study Area Name		OKLAHOMA COMM SYSTEM		
<020>	Program Year		2016		
<030>	Contact Name - Person I	USAC should contact regarding this data	Bruce Schiefelbein		
<035>	Contact Telephone Num	ber - Number of person identified in data line <030>	6086645455 ext.		
<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com		
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.			
<811>	Holding Company	Telephone and Data Systems, Inc.			
<812>	Operating Company	Oklahoma Communications Systems, Inc.			

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Affiliates	SAC	Doing Business As Company or Brand Designation
New Castle Telephone Company	193029	TDS Telecom
New York Access Billing LLC		TDS Telecom
Northfield Telephone Company	140061	TDS Telecom
Norway Telephone Company, Inc.	240535	TDS Telecom
Oakman Telephone Company, Inc.	250311	TDS Telecom
Oakwood Telephone Company	300645	TDS Telecom
Oklahoma Communications Systems, Inc	431984	TDS Telecom
Mid-America Telephone, Inc.	432010	TDS Telecom
Oriskany Falls Telephone Corporation	150114	TDS Telecom
Peoples Telephone Company, Inc.	250314	TDS Telecom
Perkinsville Telephone Company, Inc.	140062	TDS Telecom
Port Byron Telephone Company	150118	TDS Telecom
Potlatch Telephone Company	472230	TDS Telecom
Quincy Telephone Company, FL	210338	TDS Telecom
Quincy Telephone Company, GA	220338	TDS Telecom
Riverside Telecom, LLC	330943	TDS Telecom
S&W Telephone Company, Inc.	320816	TDS Telecom
Salem Telephone Company	260417	TDS Telecom
Saluda Mountain Telephone Company	230498	TDS Telecom
Scandinavia Telephone Company, LLC	330945	TDS Telecom
Service Telephone Company	230500	TDS Telecom
Shiawassee Telephone Company	310726	TDS Telecom
Somerset Telephone Company	100024	TDS Telecom

and and a	erating Companies lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013	
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
<030>	Contact Name - Person L	JSAC should contact regarding this data	Bruce Schiefelbein	
<035>	Contact Telephone Num	ber - Number of person identified in data line <030>	6086645455 ext :	
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<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
-012-	0	Oklahoma Communications Systems Inc.		

>	<a1></a1>	<a2></a2>	<a3></a3>
	Affiliates	SAC	Doing Business As Company or Brand Designation
8.	Southeast Mississippi Telephone Company, Inc.	283301	TDS Telecom
-	Southeast Telephone Co. of Wisconsin, LLC	330952	TDS Telecom
_	Milwaukee SMSA Tower Holding LLC		TDS Telecom
	Milwaukee SMSA LP		TDS Telecom
-	Southwestern Telephone Company	452174	TDS Telecom
	The State Long Distance Telephone Company, LLC	330955	TDS Telecom
	Stockbridge & Sherwood Telephone Company, LLC	330954	TDS Telecom
	Strasburg Telephone Company	462207	TDS Telecom
	St. Stephen Telephone Company	240544	TDS Telecom
	Sugar Valley Telephone Company	170206	TDS Telecom
	TDS Communication Solutions, Inc.		TDS Telecom
	TDS Long Distance Corporation		TDS Telecom
	TDS METROCOM, LLC		TDS Telecom
	TDS Telecom Service Corporation		TDS Telecom
	Tellico Telephone Company, Inc.	290578	TDS Telecom
	Tennessee Telephone Company	290575	TDS Telecom
	Tenney Telephone Company, LLC	330958	TDS Telecom
	The Vanlue Telephone Company	300662	TDS Telecom
	Tipton Telephone Company, Inc.	320829	TDS Telecom
0	Township Telephone Company, Inc.	150129	TDS Telecom
0	Tri-County Telephone Company, Inc.	320830	TDS Telecom
	Tri-County Communications Corporation		TDS Telecom
	Union Telephone Company	120049	TDS Telecom

	erating Companies lection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013	
<010>	Study Area Code		431984		
<015>	Study Area Name		OKLAHOMA COMM SYSTEM		
<020>	Program Year		2016		
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<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com		
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.			
<811>	Holding Company	Telephone and Data Systems, Inc.,			
-013	Operating Company	Oklahoma Communications Systems, Inc.			

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Affiliates	SAC	Doing Business As Company or Brand Designation
UTELCO, LLC	330963	TDS Telecom
Vernon Telephone Company, Inc.	150133	TDS Telecom
Virginia Telephone Company	190253	TDS Telecom
Warren Telephone Company	100031	TDS Telecom
Waunakee Telephone Company, LLC	330968	TDS Telecom
The West Penobscot Telephone & Telegraph Company	100034	TDS Telecom
West Point Telephone Company, Incorporated	320837	TDS Telecom
Williston Telephone Company	240551	TDS Telecom
Wilton Telephone Company, Inc.	120050	TDS Telecom
Winsted Telephone Company	361507	TDS Telecom
Winterhaven Telephone Company	542323	TDS Telecom
Wolverine Telephone Company	310738	TDS Telecom
Wyandotte Telephone Company	432034	TDS Telecom
United States Cellular Corporation		
Barat Wireless, Inc.		
Carroll PCS, Inc.		
CellVest Inc.		
Eastern North Carolina Cellular Joint Venture		
USCOC of Wilmington, LLC		
Wilmington Cellular Partnership		
Wilmington Cellular Telephone Company	239006	United States Cellular Corporation
USCOC of Jacksonville, LLC		
Jacksonville Cellular Partnership		

800) Op	erating Companies			FCC Form 481	
Data Collection Form				OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013	
<010>	Study Area Code		431984		
<015>	Study Area Name		OKLIAHOMA COMM SYSTEM		
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<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.			
<811>	Holding Company	Telephone and Data Systems, Inc.			
<812>	Operating Company	Oklahoma Communications Systems, Inc.			

313>	<a1></a1>	<a2></a2>	<a3></a3>
	Affiliates	SAC	Doing Business As Company or Brand Designation
-	Jacksonville Cellular Telephone Company	239006	United States Cellular Corporation
_	Hardy Cellular Telephone Company	209005	U.S. Cellular (Hardy Cellular Telephone Co.)
	Humphreys County Cellular, Inc.		
	Iowa RSA #3, Inc.		
	Iowa RSA #12, Inc.		
	Farmers Cellular Telephone Company, Inc.	359016	United States Cellular
	Farmers Mutual Cellular Telephone Company, Inc.		
	Iowa RSA No. 12 Limited Partnership	359016	United States Cellular
	Jefferson Cellular Telephone Company, Inc.		
	McDaniel Cellular Telephone Company	529001	United States Cellular Corporation
	USCC Distribution Co., LLC		
	USCC Financial L.L.C.		
	USCC Services, LLC		
	USCC Purchase, LLC		
	USCC Real Estate Corporation		
	USCC Wireless Investment, Inc.		
	Advantage Spectrum, L.P.		
	Aquinas Wireless, L.P.		
	Barat Wireless, LP		
	Carroll Wireless, LP		
	King St Wireless, LP		
	USCOC of Rochester, Inc.		
	USCOC of Oregon RSA #5, Inc.	539002	United States Cellular Corporation

	erating Companies lection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
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<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
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<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

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Affiliates	SAC	Doing Business As Company or Brand Designation
USCOC of Washington-4, Inc.	529001	United States Cellular Corporation
Vermont RSA No. 2-B2, Inc.		
United States Cellular Investment Company, LLC		
Central Cellular Telephones LTD		
Madison SMSA Tower Holding LLC		
Iowa RSA #9, Inc.		
Iowa RSA No.9 Limited Partnership	359016	United States Cellular
Minnesota Invoo of RSA #7, Inc.		
Redding MSA Limited Partnership		
Texas Invco of RSA #6, Inc.		
Community Cellular Telephone Company		
Texas TSA 6 Tower Holdings, LP		
Texas RSA 6 Limited Partnership		
USCCI Corporation		
USCIC of Fresno		
Fresno MSA Limited Partnership		
United States Cellular Investment Corporation of Los Angeles		
Los Angeles SMSA Limited Partnership		
USCIC of North Carolina RSA #1, Inc.		
North Carolina RSA 1 Partnership		
United States Cellular Investment Company of Oklahoma City, Inc.		
Oklahoma City SMSA Tower Holding LLC		
Oklahoma City SMSA Limited Partnership		

	erating Companies ection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
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<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

<a1></a1>	<a2></a2>	<a3></a3>
Affiliates	SAC	Doing Business As Company or Brand Designation
Venus Cellular Telephone Company, Inc.		
Pennsylvania RSA 1 Limited Partnership		
Pennsylvania RSA No. 6 (I) Limited Partnership		
Pennsylvania RSA No. 6 (II)Limited Partnership		
United States Cellular Operating Company, LLC	339007	United States Cellular Corporation
California Rural Service Area #1, Inc.		
Champlain Cellular, Inc.	L	
Crown Point Cellular, Inc.		
Indiana RSA #5, Inc.		
Indiana RSA No. 4 Limited Partnership		
Indiana RSA No. 5 Limited Partnership		
Kenosha Cellular Telephone, L.P.	339007	United States Cellular Corporation
Madison Cellular Telephone Company	339007	United States Cellular Corporation
Maine RSA #1, Inc.	109002	United States Cellular Corporation
Maine RSA #4, Inc.	109002	United States Cellular Corporation
NH #1 Rural Cellular, Inc.	129002	United States Cellular Corporation
Oregon RSA #2, Inc. (OR)	539002	United States Cellular Corporation
Oregon RSA #2, Inc. (WA)	529001	United States Cellular Corporation
PCS Wisconsin, LLC	339007	United States Cellular Corporation
Racine Cellular Telephone Company	339007	United States Cellular Corporation
Township Cellular Telephone, Inc.		
St. Lawrence Seaway RSA Cellular Partnership		
United States Cellular Operating Company Of Bangor		

0	erating Companies ection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819
				July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
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<039>	Contact Email Address -	Email Address of person identified in data line <030>	bruce.schiefelbein@tdstelecom.com	
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

813>	<a1></a1>	<a2></a2>	<83>
	Affiliates	SAC	Doing Business As Company or Brand Designation
_	Bangor Cellular Telephone, L.P.	109002	United States Cellular Corporation
	United States Cellular Operating Company of Cedar Rapids		
	Cedar Rapids Cellular Telephone, L.P.	359016	United States Cellular
	United States Cellular Operating Company of Chicago, LLC	349007	United States Cellular Corporation
	USCOC of Chicago Real Estate Holdings, LLC		
	VB Midwest 1, LLC		
	United States Cellular Operating Company of Dubuque		
	Dubuque Cellular Telephone, L.P.	359016	United States Cellular
-	United States Cellular Operating Company of Knoxville	299010	Unites States Cellular Telephone Co. (Greater Knoxville) LP
	Tennessee RSA No. 3 Limited Partnership	299010	Unites States Cellular Telephone Co. (Greater Knoxville) LP
-	United States Cellular Telephone Company (Greater Knoxville), LP.	299010	Unites States Cellular Telephone Co. (Greater Knoxville) LP
-	Texahoma Cellular Limited Partnership		
	Newport Cellular, Inc.		
100	United States Cellular Operating Company of Medford	539002	United States Cellular Corporation
	United States Cellular Operating Company of Yakima		
	Yakima MSA Limited Partnership	529001	United States Cellular Corporation
	USCOC of Central Illinois, LLC	349007	United States Cellular Corporation
	VB Midwest 3, LLC		
	USCOC of Greater Iowa, LLC (IA)	359016	United States Cellular
	USCOC of Greater Iowa, LLC (IL)	349007	United States Cellular Corporation
	USCOC of Greater Iowa, LLC (NE)	379019	USCOC of Nebraska/Kansas LLC DBA U.S. Cellular?
	USCOC of Greater Iowa, LLC (DE)		
	USCOC of Greater Missouri, LLC (IL)	349007	United States Cellular Corporation

(800) Op	erating Companies			FCC Form 481
Data Collection Form				OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
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<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

313>	<91>	<a2></a2>	<33>
	Affiliates	SAC	Doing Business As Company or Brand Designation
	USCOC of Greater Missouri, LLC (MO)	429007	United States Cellular Corporation
	VB Midwest 2, LLC		
	USCOC of Greater North Carolina, LLC	239006	United States Cellular Corporation
	USCOC of Cumberland, LLC		
	MSN Communications, Inc.		
	USCOC of Greater Oklahoma, LLC	439004	United States Cellular Corporation
	USCOC of Greater Oklahoma, LLC	439035	United States Cellular Corp ? CL
	USCOC of Jack/Wil, Inc.		
	USCOC of LaCrosse, LLC	339007	United States Cellular Corporation
	USCOC Nebraska/Kansas, Inc.		
	USCOC Nebraska/Kansas, LLC (KS)	419012	USCOC of Nebraska/Kansas LLC
	USCOC Nebraska/Kansas, LLC (NE)	379019	USCOC of Nebraska/Kansas LLC DBA U.S. Cellular
	Kansas #15 Limited Partnership		
	USCOC of Pennsylvania RSA No. 10-B2, Inc.		
	Allentown SMSA Limited Partnership		
	USCOC of Richland, Inc.	529001	United States Cellular Corporation
	USCOC of South Carolina RSA #4, Inc.		
	USCOC of Texahoma, Inc.		
	Texahoma Cellular LP	439004	United States Cellular Corporation
	Texahoma Cellular LP	439035	United States Cellular Corp ? CL
	USCOC of Virginia RSA #3, Inc.	1,99004	United States Cellular Corporation
	Washington RSA #5, Inc.		
7	Western Sub-RSA Limited Partnership	529001	United States Cellular Corporation

(800) Operating Companies Data Collection Form				FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-08: July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
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<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

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Affiliates	SAC	Doing Business As Company or Brand Designation
Westelcom Cellular, Inc.		
New York RSA 2 Cellular Partnership		
Affiliate Fund		
Airadigm Communications, Inc.		
. CommVest, Inc.		
GTE Mobilnet of Indiana LP		
MGW Communications, Inc.		
National Telephone & Telegraph Company		
Nelson-Ball Ground Cellular Telephone & Services, Inc.		
New Paris Telephone, Inc.		
Suttle-Straus, Inc.		
Graphic Arts Alliance LLC		
TDSI Corporation		
OneNeck IT Solutions LLC		
OneNeck IT Services Corporation		
OneNeck UK Limited		
Team Technologies LLC		
TEAM Des Moines Partners, LLC		
TEAM Madison Partners, L.L.C.		
VISI Incorporated		
Vital Support Systems, LLC		
Volcano Communications Company	542343	
TDS Broadband, LLC		

800) Op	erating Companies			FCC Form 481
Data Collection Form				OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		431984	
<015>	Study Area Name		OKLAHOMA COMM SYSTEM	
<020>	Program Year		2016	
<030>	Contact Name - Person L	ISAC should contact regarding this data	Bruco Schiefelbein	
<035>	Contact Telephone Num	ber - Number of person identified in data line <030>	6086645455 ext.	
<039>	Contact Email Address - I	Email Address of person identified in data line <030>	bruce.schiefelbein%tdstelecom.com	
<810>	Reporting Carrier	Oklahoma Communications Systems, Inc.		
<811>	Holding Company	Telephone and Data Systems, Inc.		
<812>	Operating Company	Oklahoma Communications Systems, Inc.		

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Affiliates	SAC	Doing Business As Company or Brand Designation
TDS Baja Broadband, LLC		
TDS Broadcasting LLC		

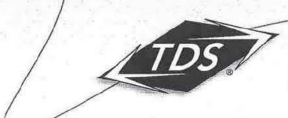
Oklahoma Communication Systems, Inc. – Study Area 431984

Absentee-Shawnee Tribe of Indians of Oklahoma

Jones and Choctaw, OK

Oklahoma Communication Systems, Inc. ("OCSI") serves a portion of the Absentee-Shawnee Tribe of Indians of Oklahoma in its exchanges of Jones and Choctaw, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Absentee-Shawnee tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Absentee-Shawnee Tribe through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Absentee-Shawnee Tribe and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

George Blanchard - Governor Absentee-Shawnee Tribe of Indians of Oklahoma 2025 Gordon Cooper Dr Shawnee, OK 74801-9005

Dear George Blanchard - Governor,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Jones and Choctaw exchanges, which are located within the Tribal lands of the Absentee-Shawnee Tribe of Indians of Oklahoma. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email jeff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jeff Handley

Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Apache Tribe of Oklahoma

Jones and Choctaw, OK

FCC - 54.313(a)(9)

Oklahoma Communication Systems, Inc. serves a portion of the Apache Tribe of Oklahoma in its exchanges of Cyril, Elgin and Fletcher, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Apache tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Apache Tribe through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of this letter is attached. TDS-OCSI received no response from the Apache Tribe and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Louis Maynahaonah - Chairman Apache Tribe of Oklahoma P.O. Box 1220 Anadarko, OK 73005-1220

Dear Chairman Maynahaonah,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Elgin and Fletcher exchanges, which are located within the Tribal lands of the Apache Tribe of Oklahoma. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email ieff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jeff Handley

Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Caddo Indian Tribe of Oklahoma

Gracemont and Verden- OK

Oklahoma Communication Systems, Inc. serves a portion of the Caddo Indian Tribe of Oklahoma in its exchanges of Gracemont and Verden, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Caddo Indian tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Caddo Indian Tribe through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of this letter is attached. TDS-OCSI received no response from the Caddo Indian Tribe and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Edwards Brenda Shemayme - Chairwoman Caddo Indian Tribe of Oklahoma P.O. Box 487 Binger, OK 73009-0487

Dear Chairwoman Shemayme,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Gracemont and Verden exchanges, which are located within the Tribal lands of the Caddo Indian Tribe of Oklahoma. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email ieff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jeff Handley

Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Cherokee Nation

Adair and Inola- OK

Oklahoma Communication Systems, Inc. serves a portion of the Cherokee Nation in its exchanges of Adair and Inola, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Cherokee Nation tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Cherokee Nation through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Cherokee Nation and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Billy John Baker – Principal Chief Cherokee Nation P.O. Box 948 Tahlequah, OK 74665-0948

Dear Chief Baker,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Adair and Inola exchanges, which are located within the Tribal lands of the Cherokee Nation. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email jeff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jeff Handley

Manager - State Government Affairs

TDS Telecom

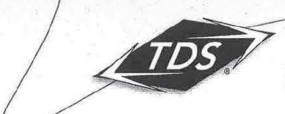
Oklahoma Communication Systems, Inc. – Study Area 431984

Cheyenne Arapaho Tribes of Oklahoma

Union City- OK

Oklahoma Communication Systems, Inc. serves a portion of the Cheyenne Arapaho Tribes of Oklahoma in its exchange of Union City, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Cheyenne Arapaho tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Cheyenne Arapaho Tribes through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Cheyenne Arapaho Tribes and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Janice Boswell – Governor Cheyenne Arapaho Tribes of Oklahoma P.O. Box 38 Concho, OK 73022-0038

Dear Governor Boswell,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Union City exchange, which is located within the Tribal lands of the Cheyenne Arapaho Tribes of Oklahoma. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email ieff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Citizen Potawatomi Nation

Jones and Choctaw- OK

Oklahoma Communication Systems, Inc. serves a portion of the Citizen Potawatomi Nation in its exchanges of Jones and Choctaw, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Citizen Potawatomi Nation tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Citizen Potawatomi Nation through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of these letters is attached. TDS-OCSI received no response from the Citizen Potawatomi Nation and thus was unable complete a tribal engagement during 2014. TDS- OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

John Barrett – Chairman Citizen Potawatomi Nation 1601 Gordon Cooper Dr Shawnee, OK 74801-9002

Dear Chairman Barrett,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Jones, and Choctaw exchanges, which are located within the Tribal lands of the Citizen Potawatomi Nation. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email ieff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

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Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Comanche Nation of Oklahoma

Jones and Choctaw, OK

Oklahoma Communication Systems, Inc. ("OCSI") serves a portion of the Comanche Nation in its exchange of Elgin, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Comanche Nation tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Comanche Nation through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letters is attached. Since the Comanche Nation met with TDS-OCSI in 2012, TDS-OCSI received no response from the Comanche Nation and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Johnny Wauqua – Chairman Comanche Nation P.O. Box 908 Lawton, OK 73502-0908

Dear Chairman Wauqua,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Cyril, Elgin, and Fletcher exchanges, which are located within the Tribal lands of the Comanche Nation. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email jeff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jeff Handley

Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Delaware Nation

Gracemont and Verden- OK

Oklahoma Communication Systems, Inc. serves a portion of the Delaware Nation in its exchanges of Gracemont and Verden, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Delaware Nation tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Delaware Nation through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Delaware Nation and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Kerry Holton – President Delaware Nation P.O. Box 825 Anadarko, OK 73005-0825

Dear President Holton,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Gracemont, and Verden exchanges, which are located within the Tribal lands of the Delaware Nation. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email jeff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely

Jett Handley

Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Fort Sill Apache Tribe of Oklahoma

Cyril, Elgin and Fletcher- OK

FCC - 54.313(a)(9)

Oklahoma Communication Systems, Inc. serves a portion of the Fort Sill Apache Tribe of Oklahoma in its exchanges of Cyril, Elgin and Fletcher, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Fort Sill Apache tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Fort Sill Apache Tribe through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Fort Sill Apache Tribe and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Jeff Houser – Chairman Fort Sill Apache Tribe of Oklahoma 43187 US Highway 281 Apache, OK 73006-8038

Dear Chairman Houser,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Cyril, Elgin, and Fletcher exchanges, which are located within the Tribal lands of the Fort Sill Apache Tribe of Oklahoma. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email ieff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jen Handley

Manager - State Government Affairs

TDS Telecom

Oklahoma Communication Systems, Inc. – Study Area 431984

Kiowa Tribe of Oklahoma

Cyril, Elgin and Fletcher- OK

Oklahoma Communication Systems, Inc. serves a portion of the Kiowa Tribe of Oklahoma in its exchanges of Cyril, Elgin and Fletcher, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Kiowa tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Kiowa Tribe through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Kiowa Tribe and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



May 21, 2014

Ronald Twohatchet – Chairman Kiowa Tribe of Oklahoma P.O. Box 369 Carnegie, OK 73015-0369

Dear Chairman Twohatchet,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Cyril, Elgin, and Fletcher exchanges, which are located within the Tribal lands of the Kiowa Tribe of Oklahoma. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email jeff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jeff Handley

Manager - State Government Affairs

TDS Telecom

REDACTED - AVAILABLE FOR PUBLIC INSPECTION

Oklahoma Communication Systems, Inc. – Study Area 431984

Muscogee (Creek) Nation

Kellyville, Mounds and Inola- OK

FCC - 54.313(a)(9)

Summary

Oklahoma Communication Systems, Inc. serves a portion of the Muscogee (Creek) Nation in its exchanges of Kellyville, Mounds and Inola, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Muscogee (Creek) Nation tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Muscogee (Creek) Nation through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Muscogee (Creek) Nation and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



10025 Investment Dr, Ste 200 Knoxville, TN 37932www.tdstelecom.com

May 21, 2014

George Tiger – Principal Chief Muscogee (Creek) Nation P.O. Box 580 Okmulgee, OK 74447-0580

Dear Chief Tiger,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Kellyville, Mounds, and Inola exchanges, which are located within the Tribal lands of the Muscogee (Creek) Nation. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email jeff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely,

Jeff Handley

Manager - State Government Affairs

TDS Telecom

CC: Bruce Schiefelbein

REDACTED - AVAILABLE FOR PUBLIC INSPECTION

Oklahoma Communication Systems, Inc. – Study Area 431984

Wichita and Affiliated Tribes

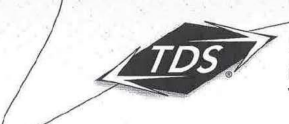
Gracemont and Verden- OK

FCC - 54.313(a)(9)

Summary

Oklahoma Communication Systems, Inc. serves a portion of the Wichita and Affiliated Tribes in its exchanges of Gracemont and Verden, Oklahoma. The tribal lands served by OCSI are part of "former reservations", now known as Oklahoma Tribal Statistical Areas. Wichita and Affiliated tribal members do not live in specifically defined tribal communities within the OCSI service area. All customers of OCSI, including tribal members, have access to the same facilities and advanced telecommunications services.

TDS-OCSI reached out to the Wichita and Affiliated Tribes through a letter dated May 21, 2014 requesting to schedule a meeting with tribal representatives in fulfillment of its §54.313 (a)(9) tribal engagement obligation and in furtherance of the goal of establishing good working relationships with its customers located on tribal lands. A copy of the letter is attached. TDS-OCSI received no response from the Wichita and Affiliated Tribes and thus was unable complete a tribal engagement during 2014. TDS-OCSI will continue attempts to engage the tribe through further outreach communications in 2015.



10025 Investment Dr, Ste 200 Knoxville, TN 37932www.tdstelecom.com

May 21, 2014

Stratford Williams – President Wichita and Affiliated Tribes P.O. Box 729 Anadarko, OK 73005-0729

Dear President Williams,

TDS Telecom is a communications provider and eligible telecommunications carrier (ETC) in the Gracemont and Verden exchanges, which are located within the Tribal lands of the Wichita and Affiliated Tribes. The FCC, in its Transformation Order released on November 18, 2011, required ETCs to annually engage Tribal governments to discuss, at a minimum, the following issues: (1) a needs assessment and deployment planning with a focus on Tribal community anchor institutions; (2) feasibility and sustainability planning; (3) marketing services in a culturally sensitive manner; (4) rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and (5) compliance with Tribal business and licensing requirement.

I would like to schedule a meeting with Tribal representatives to discuss the issues listed above and any other concerns you may have regarding the telecommunications services being provided by TDS Telecom. Please provide a list of potential dates and times when the Tribal representatives would be available to meet. My business phone number is 865-671-4750; email ieff.handley@tdstelecom.com. Thank you for your prompt attention to this matter.

Sincerely

Jeff Handley

Manager - State Government Affairs

TDS Telecom

CC: Bruce Schiefelbein

-Terms and Conditions of Voice Telephony Lifeline Service – 54.422(a)(2)

Lifeline Service Overview

- A Lifeline customer may subscribe to any local service offering available to all residential customers. Such local service offerings include:
 - Basic local exchange telephone flat rate service (R1) which entitles the customer to an unlimited number of telephone calls within the exchange and local calling area (including EAS points) without additional charges. Toll charges do not apply.
 - A local measured service (if offered by the Company). The service is priced lower than R1 service but either a per minute or per message rate also applies. The measured service plan may include an allowance of minutes/messages.
 - An expanded local calling service which is priced higher than R1 service but includes a larger local calling service area without incurring toll charges.
 - Any bundle service that includes residential basic local exchange service.
- For a list of local exchange services and rates, refer to the Company's Local Exchange tariff posted on its website at http://www.tdstelecom.com/CustomerService/TariffSearch.aspx and/or contact the Company at 1-888-CALL TDS (1-888-225-5837). (Note, not all bundles are tariffed)
- Any of the local service offerings listed above is for a minimum one month period and entitles the customer to telephone calls within the exchange and local calling area (including EAS points). Toll charges do not apply to such calls.
- 4. Telephone Service including Lifeline service also includes -
 - Touch Tone
 - Access to 911 emergency service along with other N11 services
 - Access to operator services
 - Access to directory assistance
 - Access to toll calling via long distance carrier
 - Toll restriction service at no charge for Lifeline customers
- 5. Participants in Lifeline Assistance shall not be disconnected from Local Service for non-payment of toll charges. In addition, the Company will not deny reestablishment of local service to customers who are eligible for Lifeline Assistance and have previously been disconnected for non-payment of toll charges. Lifeline Assistance will not be connected if an outstanding balance is owed by the customer for local service.
- Applicable taxes levied by state, county and local taxing authorities are added to local service rates.

-Terms and Conditions of Voice Telephony Lifeline Service – 54.422(a)(2)

STAR Packages

STAR Packages are optional service bundles. Each package permits a customer to receive services and features for a flat monthly rate, for each STAR Package subscriber line provided. The STAR Package options include the following services:

1) 3 STAR Package

Includes: Residential One-Party Line, Caller ID Deluxe, Call Waiting/Cancel Call Waiting, Call Forwarding, and Preferred Call Forwarding (not flat rate service at some companies)

The 3 STAR Package can be upgraded to include Anonymous Call Rejection, Three-Way Calling, Priority Ringing, Special Call Acceptance, and Personal Voicemail. The charge for this upgrade is set forth under "Residence" below (not flat rate service at some companies).

2) 4 STAR Package

Includes: Residential One-Party Line, Caller ID Deluxe, Call Waiting/Cancel Call Waiting, Call Forwarding, Preferred Call Forwarding, Anonymous Call Rejection, and 300 Minutes of LATA-Wide and/or Long Distance calling

The 4 STAR Package can be upgraded to include Three-Way Calling, Priority Ringing, Special Call Acceptance and Personal Voicemail. The charge for this upgrade is set forth under "Residence" below.

3) 5 STAR Package

Includes: Residential One-Party Line, Caller ID Deluxe, Call Waiting/Cancel Call Waiting, Call Forwarding, 3-Way Calling, Anonymous Call Rejection, Priority Ringing, Special Call Acceptance, Preferred Call Forwarding, Personal Voice Mail, and Unlimited LATA-Wide and/or Long Distance calling

Conditions and Limitations

- Rules, regulations, and limitations as specified elsewhere in the Company's tariffs for each individual service will apply as part of this Package.
- STAR Package customers may terminate their Package at any time upon notice to the Company.
- c. Unless terminated by the STAR Package customer or the Company, a customer will remain enrolled in the Package, as amended from time-to-time, with any applicable changes in rate, for as long as the Plan continues to be offered by the Company.
- d. New Customers that subscribe to one of the STAR Packages will receive a waiver of all installation charges.

-Terms and Conditions of Voice Telephony Lifeline Service – 54.422(a)(2)

Service Charges will not apply when the STAR Package replaces existing Local Exchange Service or if the customer requests a change from the STAR Package back to Local Exchange Service.

- e. A Package Change Fee will apply when a customer downgrades from the 4 STAR or 5 STAR Package to the 3 STAR or 4 STAR Package. Customers may upgrade to a higher STAR Package without incurring a charge.
- f. The Star Package may not be combined with any other optional toll calling plan service, except for those specified in this offering.
- g. Customers who fail to pay the entire Package rate per month will have all STAR Package optional features removed. The customer will then be converted to the tariffed Basic Local service rate. Service Charges will not apply for converting services back to tariff rates. Such customers will not be permitted to re-enroll in this any of the Packages until such time as all associated unpaid balances are satisfactorily paid in full.

Residence

1)	3 STAR Package, per line	\$19.99 to	\$29.99
2)	4 STAR Package, per line	\$29.99 to	\$39.99
3)	5 STAR Package, per line	\$39.99 to	\$49.99

Package Upgrade (features added to existing package) \$5.00

b. Package Change Fee \$7.50

SECURITY LINE SERVICE

1. General

Security Line Service is a bundle for residential customers who have their main telecommunications service with a wireless provider but require a basic access line for back-up and high speed data.

The bundle includes a Residential One-Party Line and up to 1 Mbps high speed data. (Could be an LMS line at companies that provide LMS)

Terms and Conditions

- Security Line Service will be provisioned where facilities are available.
- Rules, regulations, and limitations as specified elsewhere in the Company's tariffs will apply to this bundle.
- c. No other optional services or features are allowed with this bundle, except Toll Restriction, Toll Restriction PIN Override, Non-Published Numbers, and Non-Listed Numbers. These four services will be allowed at the rate listed

REDACTED - AVAILABLE FOR PUBLIC INSPECTION

-Terms and Conditions of Voice Telephony Lifeline Service – 54.422(a)(2)

elsewhere in the tariff. As stated in the <u>Lifeline Service Overview</u>, charges for toll restriction do not apply to Lifeline Customers.

- d. Customers must subscribe to this service for 1 year. Cancellation of the bundle prior to the one year timeframe will cause an early termination fee of \$99 to apply.
- e. Customers must subscribe to TDS Long Distance Corporation as their long distance provider.
- f. Any toll calls will be billed at TDS Long Distance toll rates.
- g. Service Connection Charges will not apply.
- h. Optional Call plans are not available with this bundle.
- i. Seasonal Service is not available with this bundle.

3. Rates and Charges

Monthly Rate

Bundle Base Rate

\$36.95 to 47.201

Other data speeds may be available for an additional charge.



525 Junction Rd Madison, WI 53717 www.tastelecom.co

June 15, 2015

Marlene H. Dortch Secretary Federal Communications Commission 445 Twelfth Street, S.W., TW-A325 Washington, D.C. 20554

Re:

CC Docket No. 10-90

Certification of Reasonable Steps Taken to Provide 4 x 1 Broadband Service

Dear Ms. Dortch:

As part of the FCC's annual reporting requirements for ETC re-certification, Rule 54.313(f)(1)(i) requires carriers to certify that upon receiving a customer's reasonable request for broadband service with speeds of 4 mbps download and 1 mbps upload, the carrier took reasonable steps to provide service at those speeds.

TDS Telecommunications Corporation (TDS Telecom) owns and operates the telephone companies listed on the attachment. Each provides broadband service. Collectively through these companies, TDS Telecom offers broadband service to 94% of its ILEC customers. Most of these customers receive speeds of 5 mbps or faster.

TDS Telecom has recently completed a major initiative to extend its broadband coverage to much of its rural serving area. This effort utilized grant funding available through the American Recovery and Reinvestment Act and was administered by the Rural Utility Services (RUS). \$100 million in grant funding was received while TDS Telecom invested an additional \$25 million of its own capital. At the conclusion of this initiative, broadband service was made available to an additional 32,000 customers who were previously unserved.

At this time, and with today's available technology, TDS Telecom has extended its broadband footprint as far as is economically feasible. The 6% of customers that remain unserved live in our most rural and remote service areas. The cost to bring broadband to them, or to increase speeds to 4 x 1 for those who currently have service at slower speeds, would far exceed the revenue received. We continue to closely monitor emerging technologies and look for affordable ways to serve these customers, but for the time being, it is unreasonable and would not be a prudent use of company capital.

As Executive Vice President of TDS Telecommunications Corporation and an officer authorized to give this certification, I hereby certify that TDS Telecom collectively and through each of its subsidiaries listed on the attachment, has taken reasonable steps to provide 4 x 1 broadband service upon receipt of a reasonable request from a customer.

Sincerely

Kevin G. Hess

TDS Telecommunications Corporation

Attachment 1

		Attachment		
State	Study Area Name	SAC		
AL	Butler Telephone Company	250284		
AL	Oakman Telephone Company, Inc.	250311		
AL	Peoples Telephone Company, Inc.	250314		
AR	Cleveland County Telephone Company, Inc.	401698		
AR	Decatur Telephone Company	401699		
AZ	Arizona Telephone Company	452171		
AZ	Southwestern Telephone Company	452174		
CA	Happy Valley Telephone Company	542321		
CA	Hornitos Telephone Company	542322		
CA	Winterhaven Telephone Company	542323		
CO	Delta County Tele-Comm, Inc.	462184		
CO	Strasburg Telephone Company	462207		
FL	Quincy Telephone Company, FL	210338		
GA	Blue Ridge Telephone Company	220346		
GA	Camden Telephone & Telegraph Company, Inc.	220351		
GA	Nelson-Ball Ground Telephone Company	220375		
GA	Quincy Telephone Company, GA	220338		
ID	Potlatch Telephone Company	472230		
IN	Camden Telephone Company, Inc.	320744		
IN	Communications Corporation of Indiana	320776		
IN	Communications Corporation of Southern Indiana	320809		
IN	Home Telephone Company, Inc. (IN)	320778		
IN	S&W Telephone Company, Inc.	320816		
IN	The Home Telephone Company of Pittsboro, Inc.	320777		
IN	The Merchants and Farmers Telephone Company	320788		
IN	Tipton Telephone Company, Inc.	320829		
IN	Tri-County Telephone Company, Inc.	320830		
IN	West Point Telephone Company, Incorporated	320837		
KY	Leslie County Telephone Company	260411		
KY	Lewisport Telephone Company	260412		
KY	Salem Telephone Company	260417		
ME	Cobbosseecontee Telephone Company	100005		
ME	Hampden Telephone Company	100010		
ME	Hartland & St Albans Telephone Company	100011		
ME	Somerset Telephone Company	100024		
ME	The Island Telephone Company, Inc. (ME)	100007		
ME	The West Penobscot Telephone & Telegraph Company	100034		
ME	Warren Telephone Company	100031		
MI	Chatham Telephone Company	310685		
MI	Communication Corporation of Michigan	310672		

State	Study Area Name	SAC
MI	Island Telephone Company (MI)	310677
MI	Shiawassee Telephone Company	310726
MI	Wolverine Telephone Company	310738
MN	Arvig Telephone Company	361350
MN	Bridge Water Telephone Company	361362
MN	Mid-State Telephone Company	361433
MN	Mid-State Telephone Company, KMP	361413
MN	Winsted Telephone Company	361507
MS	Calhoun City Telephone Company, Inc.	280448
MS	Myrtle Telephone Company, Inc.	287449
MS	Southeast Mississippi Telephone Company, Inc.	283301
NC	Barnardsville Telephone Company	230469
NC	Saluda Mountain Telephone Company	230498
NC	Service Telephone Company	230500
NH	Contoocook Valley Telephone Company	123321
NH	Hollis Telephone Company, Inc.	123321
NH	Kearsarge Telephone Company	120045
NH	Merrimack County Telephone Company	120047
NH	Union Telephone Company	120049
NH	Wilton Telephone Company, Inc.	120050
NY	Deposit Telephone Company, Inc.	150089
NY	Edwards Telephone Company, Inc.	150092
NY	Oriskany Falls Telephone Corporation	150114
NY	Port Byron Telephone Company	150118
NY	Township Telephone Company, Inc.	150129
NY	Vernon Telephone Company, Inc.	150133
OH	Arcadia Telephone Company	300585
ОН	Continental Telephone Company	300607
ОН	Little Miami communications Corporation	300613
ОН	Oakwood Telephone Company	300645
ОН	The Vanlue Telephone Company	300662
OK	Mid-America Telephone, Inc.	432010
OK	Oklahoma Communications Systems, Inc.	431984
OK	Wyandotte Telephone Company	432034
OR	Asotin Telephone Company, OR	532404
PA	Mahanoy & Mahantango Telephone Company	170183
PA	Sugar Valley Telephone Company	170206

State	Study Area Name	SAC
SC	McClellanville Telephone Company, Inc.	240533
SC	Norway Telephone Company, Inc.	240535
SC	St. Stephen Telephone Company	240544
SC	Williston Telephone Company	240551
TN	Concord Telephone Exchange, Inc.	290559
TN	Humphreys County Telephone Company	290566
TN	Tellico Telephone Company, Inc.	290578
TN	Tennessee Telephone Company	290575
VA	Amelia Telephone Corporation	190217
VA	New Castle Telephone Company	193029
VA	Virginia Telephone Company	190253
VT	Ludlow Telephone Company	140058
VT	Northfield Telephone Company	140061
VT	Perkinsville Telephone Company, Inc.	140062
WA	Asotin Telephone Company, WA	522404
WA	Lewis River Telephone Company, Inc.	522427
WA	McDaniel Telephone Company	522430
WI	Badger Telecom, LLC	330844
WI	Black Earth Telephone Company, LLC	330849
WI	Bonduel Telephone Company, LLC	330851
WI	Burlington, Brighton & Wheatland Telephone Company, LLC	330856
WI	Central State Telephone Company, LLC	330859
WI	Dickeyville Telephone, LLC	330875
WI	Eastcoast Telecom of Wisconsin, LLC	330914
WI	Grantland Telecom, LLC	330930
WI	Mid-Plains Telephone, LLC	330881
WI	Midway Telephone Company, LLC	330909
WI	Mosinee Telephone Company, LLC	330915
WI	Mt. Vernon Telephone Company, LLC	330917
WI	Riverside Telecom, LLC	330943
WI	Scandinavia Telephone Company, LLC	330945
WI	Southeast Telephone Co. of Wisconsin, LLC	330952
WI	Stockbridge & Sherwood Telephone Company, LLC	330954
WI	Tenney Telephone Company, LLC	330958
WI	The Farmers Telephone Company, LLC	330880
WI	The State Long Distance Telephone Company, LLC	330955
WI	UTELCO, LLC	330963
WI	Waunakee Telephone Company, LLC	330968

Anchor Institutions Added In 2014 54.313(f)(1)(ii)

Oklahoma Communications System, Inc. - SAC 431984

COMPANY :	SERVICE NAME	SERVICE ADDRESS 1	SERVICE ADDRESS 2	CITY	ST	ZIP
OCSI			T 1 4 7 7 1	ONES	OK	73049
OCSI				LGIN	OK	73538
OCSI				OMANCHE	COK	73538
OCSI				OGERS COL	ОК	74036
OCSI				MOUNDS	OK	74047
OCSI				ROGERS COL	OK	74036